# Exhibit 1

#### Cardoza, Michael L.

From: TrackingUpdates@fedex.com
Sent: Tuesday, June 4, 2024 9:50 AM

**To:** DeYoung, Stephen P.

**Subject:** FedEx Shipment 275456179118: Your package has been delivered

**Attachments:** DeliveryPicture.jpeg

#### EXTERNAL EMAIL - EXERCISE CAUTION



# Hi. Your package was delivered Tue, 06/04/2024 at 10:42am.



Delivered to 6591 162ND ST 4L, Flushing, NY 11365

**OBTAIN PROOF OF DELIVERY** 



Delivery picture not showing? View in browser.

#### How was your delivery?











#### Personal Message

PSShip eMail Notification

**TRACKING NUMBER** 275456179118

FROM KATTEN

50 Rockefeller Plaza

NEW YORK, NY, US, 10020

TO Michael Alleyne, M.D.

6591 162ND Street APT 4L Flushing, NY, US, 11365

**REFERENCE** 277811.00873-44208

**SHIPPER REFERENCE** 277811.00873-44208

**SHIP DATE** Mon 6/03/2024 06:18 PM

**DELIVERED TO** Residence

PACKAGING TYPE FedEx Envelope

ORIGIN NEW YORK, NY, US, 10020

**DESTINATION** Flushing, NY, US, 11365

SPECIAL HANDLING Deliver Weekday

Residential Delivery

NUMBER OF PIECES 1

TOTAL SHIPMENT WEIGHT 0.50 LB

**SERVICE TYPE** FedEx Priority Overnight

×

# Absolutely, positively committed to you

Every delivery deserves extra care. Even if it means one of our drivers takes on the role of ringbearer for a customer's wedding. We'll work to make your next delivery special too.

**WATCH FEDEX IN ACTION** 

#### This tracking update has been requested by:

Company name: KATTEN

Name: Stephen DeYoung

Email: stephen.deyoung@katten.com

**FOLLOW FEDEX** 



Please do not respond to this message. This email was sent from an unattended mailbox. This report was generated at approximately 9:50 AM CDT 06/04/2024.

All weights are estimated.

To track the latest status of your shipment, click on the tracking number above.

Standard transit is the date and time the package is scheduled to be delivered by, based on the selected service, destination and ship date. Limitations and exceptions may apply. Please see the FedEx Service Guide for terms and conditions of service, including the FedEx Money-Back Guarantee, or contact your FedEx Customer Support representative.

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Thank you for your business.



50 Rockefeller Plaza New York, NY 10020-1605 312.902.5200 tel www.katten.com

CHRISTOPHER T. COOK christopher.cook@katten.com 212.940.6488 direct

March 8, 2024

Michael Alleyne, M.D. 6591 162nd Street, Apt 4L Flushing, NY 11365-2650

Re: State Farm Mutual Automobile Insurance Company and State Farm Fire and Casualty Company v. Metro Pain Specialists P.C. et al., Case No. 21-cv-05523-MKB-PK

Dear Dr. Alleyne:

Enclosed is a subpoena requesting the production of documents related to the above-referenced lawsuit, which is currently pending in the United States District Court for the Eastern District of New York before the Honorable Margo K. Brodie. The Court has approved service by mail to your home address due to issues encountered when attempting to serve you personally. *See* Exhibit 1 (March 8, 2024 Court Order).

The subpoena requires you to produce responsive documents within 14 days of service.

State Farm will reimburse you for any reasonable copying and/or shipping costs related to the document production. Please contact Stephen DeYoung at 312-577-8348 prior to copying documents if you would like to be reimbursed. Finally, I also have attached a Certificate of Authenticity. Please fill out and sign the Certificate and include it with your document production.

If you have any questions regarding the subpoena, please contact me directly at 212-940-6488 or via email at christopher.cook@katten.com. Thank you for your cooperation.

Sincerely,

/s/ Christopher T. Cook

Christopher T. Cook Enclosures AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

State Farm Mutual Automobile Ins. Co. et al.,

#### United States District Court

for the

Eastern District of New York

Plaintiff	
V.	) Civil Action No. 1:21-cv-05523 (MKB)(PK)
Metro Pain Specialists P.C. et al.,	
Defendant	)
•	, 
	MENTS, INFORMATION, OR OBJECTS OF PREMISES IN A CIVIL ACTION
To: Michael Alleyne, M.D., 6591 162nd Street, Apt 4L,	Flushing, NY 11365-2650
(Name of person to	whom this subpoena is directed)
Production: YOU ARE COMMANDED to prod	uce at the time, date, and place set forth below the following
documents, electronically stored information, or objects, a material: SEE ATTACHED RIDER	and to permit inspection, copying, testing, or sampling of the
Place: Katten Muchin Rosenman LLP	Date and Time:
c/o Christopher Cook, Esq. 50 Rockefeller Plaza, New York, NY 10020-1608	Within fountain (14) days of source
may inspect, measure, survey, photograph, test, or sample  Place:	date, and location set forth below, so that the requesting party the property or any designated object or operation on it.  Date and Time:
	e attached – Rule 45(c), relating to the place of compliance; to a subpoena; and Rule 45(e) and (g), relating to your duty to of not doing so.
Date: 10/10/2023	
CLERK OF COURT	OR Ci
Signature of Clerk or Deputy C	Clerk Attorney's signature
The name, address, e-mail address, and telephone number State Farm Mutual Automobile Ins. Co., et al  Christopher Cook, 50 Rockefeller Plaza New York, NY	, who issues or requests this subpoena, are:

#### Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 1:21-cv-05523 (MKB)(PK)

#### PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

I received this s	ubpoena for (name of individual and title, if an	ny)	
1 (date)	·		
☐ I served the	subpoena by delivering a copy to the nar	med person as follows:	
		on (date) ;	or
☐ I returned the	e subpoena unexecuted because:		
tendered to the	oena was issued on behalf of the United witness the fees for one day's attendance		
fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under	penalty of perjury that this information i	s true.	
te:		Server's signature	
		Printed name and title	
		Server's address	

Additional information regarding attempted service, etc.:

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action(Page 3)

#### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- **(B)** within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - **(B)** inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- **(B)** Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- **(B)** When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
  - (ii) ensures that the subpoenaed person will be reasonably compensated.

#### (e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- **(B)** Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- **(D)** Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

#### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- **(B)** Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

#### (g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

### **SUBPOENA RIDER** Michael Alleyne, M.D.

#### **Definitions**

- 1. "You" and "Your" mean Michael Alleyne, M.D.
- 2. "Communication" and "Communications" mean all discussions, conversations, meetings, conferences, telephone conversations, interviews, negotiations, agreements, understandings, cards, letters, correspondence, telegrams, telexes, facsimiles, text messages, electronic mail, voicemail, instant messaging, written or oral communications via social media, or other forms of written or verbal interchange, however transmitted or stored, including reports, notes, memoranda, lists, agenda, and other records of any communications.
- 3. "Defendant" and "Defendants" mean the following individuals and entities, including, as applicable, their owners, directors, officers, members, partners, employees, affiliates, subsidiaries, representatives, advisors, agents, attorneys, accountants, consultants, assignees, management companies, or any other person or entity acting on their behalf:
  - a. Metro Pain Specialists P.C.
  - b. Tri-Borough NY Medical Practice P.C.
  - c. Leonid Shapiro, M.D.
  - d. Reuven Alon (a/k/a Rob Alon)
  - e. Columbus Imaging Center LLC
  - f. Medaid Radiology LLC
  - g. Regina Moshe, M.D.
  - h. Yan Moshe (a/k/a Yan Leviev)
  - i. Citimedical I, PLLC
  - j. Citimed Services P.A.
  - k. Citimedical Services P.C.
  - 1. Citimed Complete Medical Care P.C.
  - m. Citimed Management Services Inc.
  - n. Citimed Surgery Center LLC (a/k/a CMSC LLC)
  - o. Hackensack Specialty ASC LLC (f/k/a Dynamic Surgery Center LLC; f/k/a Excel Surgery Center LLC)
  - p. Integrated Specialty ASC LLC (f/k/a HealthPlus Surgery Center LLC)
  - q. SCOB LLC (d/b/a SurgiCare of Brooklyn)
  - r. NJMHMC LLC (d/b/a Hudson Regional Hospital)
  - s. Advanced Comprehensive Laboratory LLC (d/b/a TopLab)
  - t. Mark Gladstein, M.D.
  - u. Victoria Frenkel
  - v. Vadim Dolsky
  - w. Beshert Corp.
  - x. Star Solution Services Inc.
  - y. Right Aid Medical Supply Corp.

- 4. "Document" and "Documents" has the broadest meaning possible consistent with the applicable Federal Rules of Civil Procedure and Local Rules for the Eastern District of New York, and it means all tangible things, including every original and every non-original, non-conforming and non-identical copies (whether by reason of subsequent modification, notations, deletions or otherwise) of every writing or recording of every kind or description, whether handwritten, typed, drawn, sketched, printed, or recorded by any physical, mechanical, or electronic means.
- 5. "Medical Services" means any examinations, treatment, imaging, radiological services, testing, orthotic devices, durable medical equipment, prescription medication, pain management and orthopedic procedures and related services, including urine drug testing.
- 6. "Patient" means any individual to whom any Defendant provided a Medical service.
- 7. "Shapiro Affiliated Entities" means the following entities, including, as applicable, their owners, directors, officers, members, partners, employees, affiliates, subsidiaries, representatives, advisors, agents, attorneys, accountants, consultants, assignees, management companies, or any other person or entity acting on their behalf:
  - a. Cannacure Medical & Pain Management, P.C. (d/b/a Bronx Medical)
  - b. PMR Medical P.C.
  - c. Hudson Premier Healthcare Partners, LLC
  - d. Neurological Diagnostics P.A.
  - e. Interventional Pain Spine & Orthopedics P.A.
  - f. West Hudson Anesthesia P.A.
  - g. Hudson Healthcare Partners, P.C.
- 8. The words "relating to" and "regarding" mean concerning, referring to, pertaining to, describing, referencing, evidencing, constituting, or substantiating, and shall have the broadest meaning possible consistent with the terms of the Federal Rules of Civil Procedure.
- 9. "Yan Moshe Surgical Facility Defendants" means Hackensack Specialty ASC LLC (f/k/a Dynamic Surgery Center LLC, f/k/a Excel Surgery Center), Integrated Specialty ASC LLC (f/k/a HealthPlus Surgery Center LLC), SCOB LLC (d/b/a SurgiCare of Brooklyn), Citimed Surgery Center, LLC, and/or NJMHMC LLC (d/b/a Hudson Regional Hospital), and their owners and employees.

#### Instructions

1. Unless otherwise indicated, the Documents requested include all Documents in Your possession, custody, or control. A Document is in Your possession, custody, or control if You have actual possession or custody or the right to obtain the Document or a copy thereof

upon demand from one or more of Your advisors, investigators, employees, representatives, agents, independent contractors, consultants, accountants, attorneys, affiliates, management companies, any other person directly or indirectly employed by, or connected with, You or Your attorneys, or any other person or public or private entity that has actual physical possession thereof.

- 2. File folders with tabs or labels or directories of files identifying Documents must be produced intact with such Documents.
- 3. To the extent electronic Documents responsive to the requests set forth below are in your possession, custody, or control, any such Documents attached to each other shall not be separated and relationships between emails and any attachments should be preserved at all times.
- 4. The singular includes the plural and vice versa, except as the context may otherwise require; reference to any gender includes the other gender; the words "and" and "or" shall be construed as either conjunctive or disjunctive in such manner as will broaden as widely as possible the scope of any request; the word "all" means "any and all"; the word "any" means "any and all"; the word "including" means "including but not limited to."
- 5. If an objection is made to any request, the objection should specifically state all grounds for the objection and whether responsive information, Documents, or things are being withheld on the basis of the asserted objection. If You object to the scope or breadth of any of these requests, or if You object only in part to any of these requests, You are required, to the extent possible, to respond to the other part(s) of these requests notwithstanding Your objection.
- 6. If You withhold any Document(s) or Communication(s) requested herein on the basis of any privilege or other immunity from discovery, You shall produce one or more privilege logs that contain the following information for each item not produced for reasons of privilege, to the extent providing this information will not destroy the privilege: (a) the author of the Document; (b) the recipient(s) of the Document; (c) the date on which the Document was created or sent; (d) the identity of any person(s) to whom the Document, or any portion thereof, has been revealed; (e) the basis upon which the information is being withheld; and (f) a description of the nature of the Document sufficient to enable the reviewer to assess the applicability of the privilege or protection.
- 7. If no Documents responsive to a particular request exist, or if such Documents exist but are not in Your possession, custody, or control, then Your response to that request shall so state.

8. Unless otherwise specified, the time period applicable to these requests is November 1, 2016 to the present.

#### **Document Requests**

- 1. Any agreement between You and any Defendant or any Shapiro Affiliated Entity.
- 2. Documents relating to Your employment with Metro Pain Specialists P.C. or any Shapiro Affiliated Entity, including Your separation from Metro Pain Specialists P.C. or any Shapiro Affiliated Entity.
- 3. Documents reflecting any Medical Service You provided to any Patient of any Defendant or any Shapiro Affiliated Entity.
- 4. Documents relating to any practices, protocols, or procedures instituted or maintained by any Defendant or any Shapiro Affiliated Entity concerning the provision of Medical Services to Patients, including photographs of any such practices, protocols, or procedures.
- 5. Documents relating to any Medical Services rendered under Your name or license without Your knowledge or consent.
- 6. Documents relating to any preclearance or prebooking requirements for Patients receiving a procedure at any Yan Moshe Surgical Facility Defendant, including Documents relating to any Medical Services ordered, prescribed, recommended, or performed on any Patient as part of any preclearance or prebooking process.
- 7. Documents relating to the referral of any Patient to or by any Defendant or any Shapiro Affiliated Entity.
- 8. Documents relating to the solicitation of any Patient to receive any Medical Service to be performed by any Defendant or any Shapiro Affiliated Entity.
- 9. Any affidavits executed by You relating to Your employment with any Defendant or any Shapiro Affiliated Entity, including any exhibits attached thereto.

#### 10. Communications relating to:

- a. any agreement between You and any Defendant;
- any practices, protocols, or procedures instituted or maintained by any Defendant or any Shapiro Affiliated Entity concerning the provision of Medical Services to Patients, including photographs of any such practices, protocols, or procedures;

- c. any services You performed for or on behalf of any Defendant or any Shapiro Affiliated Entity;
- d. any Medical Services provided to any Patient;
- e. any discipline, retaliation, or reprimand You received from any Defendant or any Shapiro Affiliated Entity relating to the provision of Medical Services provided to any Patient, including any office managers or personnel employed by or at clinic locations at which You rendered Medical Services to any Patient;
- f. any preclearance or prebooking requirements for Patients receiving a procedure at any ambulatory surgery center, including at any Yan Moshe Surgical Facility;
- g. any drug testing provider(s) or laboratories;
- h. the referral of any Patient to or by any Defendant or any Shapiro Affiliated Entity;
- i. any solicitation or referral of any Patient; and
- j. Beshert Corporation or the Beshert Network.

#### **CERTIFICATE OF AUTHENTICITY**

I,	, am employed by
	(name)
	Michael Alleyne, M.D.  (name of entity)
	(name of entity)
My	official title is,
	rtify that I am the custodian of the records produced pursuant to the attached subpoena erwise authorized to certify the authenticity of these records;
I fu	rther certify that each of the records attached hereto is the original or duplicate of the
original red	cords in the custody of, (name of entity)
I fu	rther certify that:
A)	such records were made, at or near the time of the occurrence of the matters set forth, by (or from information transmitted by) a person with knowledge of those matters;
B)	such records were kept in the course of a regularly conducted business activity;
C)	the business activity made such records as a regular practice;
D)	if such records are not the original, such records are duplicates of the original.
I certify un	der penalty of perjury that the foregoing is true and correct.
Signature	
Executed of	n this day of,
at	
	(city) (state)

# Exhibit 1

#### **CourtAlert® Case Management**

From: ecf bounces@nyed.uscourts.gov

**Sent:** 3/8/2024 11:38:00 AM **To:** nobody@nyed.uscourts.gov

**Subject:** Activity in Case 1:21-cv-05523-MKB-PK State Farm Mutual Automobile

Insurance Company et al v. Metro Pain Specialists P.C. et al Order on

Motion for Leave to File

#### EXTERNAL EMAIL â€" EXERCISE CAUTION

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

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#### **U.S. District Court**

#### **Eastern District of New York**

#### **Notice of Electronic Filing**

The following transaction was entered on 3/8/2024 at 12:36 PM EST and filed on 3/8/2024

Case Name: State Farm Mutual Automobile Insurance Company et al v. Metro Pain

Specialists P.C. et al

Case Number: 1:21-cv-05523-MKB-PK

Filer:

**Document** 

Number: No document attached

#### **Docket Text:**

ORDER granting [521] Motion for Leave To Serve Subpoena by Alternative Means on Non-Party Michael Alleyne, M.D. Ordered by Magistrate Judge Peggy Kuo on 3/8/2024. (RO)

#### 1:21-cv-05523-MKB-PK Notice has been electronically mailed to:

Steven J. Harfenist (Terminated) Â Â sharfenist@hkplaw.com, Kbaranello@hkplaw.com, NTorczyner@hkplaw.com, lmoller@hkplaw.com

Thomas A. Leghorn Â tleghorn@londonfischer.com

Lloyd M. Eisenberg Â leisenberg@eisenbergcarton.com

Ruya Carton Â rcarton@eisenbergcarton.com

Michael A. Zimmerman Â litigation@zimmlaw.com, wholeoffice@zimmlaw.com

Neil S. Torczyner (Terminated) Â Â NTorczyner@hkplaw.com, alarosa@hkplaw.com, cleung@hkplaw.com

Neil Flynn (Terminated) Â Â nflynn@rfriedmanlaw.com, 4219813420@filings.docketbird.com, dmurphy@rfriedmanlaw.com, lsenko@rfriedmanlaw.com

Matthew J. Conroy (Terminated)  $\hat{A}$   $\hat{A}$  aja@schlawpc.com, mac@schlawpc.com, reh@schlawpc.com

Wesley Robert Mead Â wmeadlaw@gmail.com

Peter M. Birzon Â pbirzon@pbalaw.net, cgoldenberg@pbalaw.net

Jonathan L. Marks Â jonathan.marks@kattenlaw.com, adam.poeppelmeier@kattenlaw.com, courtalertnyc@katten.com, susan.heckel@kattenlaw.com

Robert E. B. Hewitt, III (Terminated) Â Â reh@schlawpc.com, aja@schlawpc.com, amd@schlawpc.com, gmw@schlawpc.com, rhewitt3@gmail.com

Christopher Thomas Cook Â christopher.cook@katten.com, sarah.scruton@katten.com

Emanuel Kataev Â emanuel@sagelegal.nyc, 4119461420@filings.docketbird.com, ekesq2014@recap.email

Leo Shalit Â leo@shalit-law.com, leoshalitesq@gmail.com

Joseph A. D'Agostino Â jdagostino@fdnylawfirm.com

Phillip Hakyeon Kim Â pkim@rfriedmanlaw.com, dmurphy@rfriedmanlaw.com

Thomas Edward Lamb, II Â Â tom@vlmmr-law.com

Keith J. Roberts  $\hat{A}$   $\hat{A}$  kroberts@bracheichler.com, cjensen@bracheichler.com, jgreydak@bracheichler.com, scarroll@bracheichler.com

Marissa Ariel Wong Â mwong@londonfischer.com

George Lewis, Jr Â glewis@gtlpc.com

Shannon Carroll Â scarroll@bracheichler.com, dpalmiery@bracheichler.com, jgreydak@bracheichler.com

Anthony M Juliano Â ajuliano@bracheichler.com, apolo@bracheichler.com

Alexandra Dominique Mule  $\hat{A} \ \hat{A} \ amule@capetoladivinslaw.com$ 

#### 1:21-cv-05523-MKB-PK Notice will not be electronically mailed to:

Damian Peter Conforti Mandelbaum Barrett PC 3 Becker Farm Road, Suite 105 Roseland, NJ 07068

#### **CourtAlert® Case Management**

**From:** ecf\_bounces@nyed.uscourts.gov

**Sent:** 6/3/2024 3:22:43 PM

**To:** nobody@nyed.uscourts.gov

**Subject:** Activity in Case 1:21-cv-05523-MKB-PK State Farm Mutual Automobile

Insurance Company et al v. Metro Pain Specialists P.C. et al Set

Deadlines

#### EXTERNAL EMAIL â€" EXERCISE CAUTION

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#### **U.S. District Court**

#### **Eastern District of New York**

State Farm Mutual Automobile Insurance Company et al v. Metro Pain

#### **Notice of Electronic Filing**

The following transaction was entered on 6/3/2024 at 4:21 PM EDT and filed on 6/3/2024

Case Name: Specialists P.C. et al

Case Number: 1:21-cv-05523-MKB-PK

Filer:

**Document** 

Number: No document attached

#### **Docket Text:**

ORDER: Non-party Michael Alleyne, M.D. is directed to respond to Plaintiffs' [548] Motion for Order to Show Cause by June 10, 2024. Plaintiffs are respectfully requested to serve a copy of this order on Dr. Alleyne and file proof of service by June 5, 2024. Ordered by Magistrate Judge Peggy Kuo on 6/3/2024. (ML)

#### 1:21-cv-05523-MKB-PK Notice has been electronically mailed to:

Steven J. Harfenist (Terminated) Â Â sharfenist@hkplaw.com, alarosa@hkplaw.com, cleung@hkplaw.com, jlader@hkplaw.com, kpassero@hkplaw.com, lmoller@hkplaw.com

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